- (b) to repackage and dispense amphetamine sulfate tablets in unlabeled containers, such as paper bags, thereby resulting in the drug being misbranded within the meaning of 502(b), 502(e) (1), and 502(f) (1);
- (c) to purchase at prices varying from \$1.10 to \$1.50 per 1,000 tablets, through wholesale channels, large quantities of amphetamine sulfate tablets which had been manufactured outside of California;
- (d) to sell amphetamine sulfate tablets in large quantities to customers without a physician's prescription, at varying prices such as \$9.00 for 300 tablets, \$15 for 500 tablets, \$25 for 1,000 tablets, and \$50 for 2,000 tablets; and
- (e) to deliver the amphetamine sulfate tablets to the customer in unlabeled paper bags and, on request of the customer, to furnish the customer with empty unlabeled paper bags or envelopes for the customer's use in further distribution of the tablets.

It was alleged further, in pursuance of the conspiracy and to effect the objects thereof, that the defendants and their co-conspirators, between 1–29–58 and 2–11–58, had several conversations with Jerry L. Howard and sold amphetamine sulfate tablets to Jerry L. Howard on 4 different occasions without a prescription.

The information alleged also (counts 2 to 11 inclusive) that, between 1-30-58 and 2-6-58, amphetamine sulfate tablets while held for sale after shipment in interstate commerce were dispensed 5 times without a prescription contrary to Section 503(b)(1); and that such tablets were also repackaged and dispensed in unlabeled paper bags resulting in the tablets being misbranded as follows:

502(b)—the drug failed to bear a label containing (1) the name and place of business of the manufacturer, packer, or distributor, and (2) an accurate statement of the quantity of its contents in terms of numerical count;

502(e) (1)—the drug did not have a label which bore the common or usual name of the drug; and

502(f) (1)—the drug did not have labeling which bore adequate directions for use.

PLEA: Not guilty by the corporation and Resnik to all counts and by Fisher to counts 1, 8, and 9.

Disposition: The case came on for trial before the court and jury on 8-27-59. During the trial the court granted a motion for judgment of acquital on count 1. On 9-8-59, the jury returned a verdict of guilty on counts 2 to 11, inclusive. Thereafter, the court, on 10-13-59, imposed the following sentences: Corporation—\$2,500 fine; Resnik—\$2,500 fine and probation for 2 years; Fisher—\$350 fine and probation for 2 years.

5946. (F.D.C. No. 41162. S. Nos. 77-579 M, 77-582/5 M.)

INFORMATION FILED: 4-4-58, N. Dist. Ga., against Jim T. Harrison, Acworth, Ga.

CHARGE: Between 9-18-57 and 11-1-57, amphetamine sulfate tablets were dispensed 5 times without a prescription.

PLEA: Nolo contendere.

Disposition: 7-14-58. Probation for 2 years.

5947. (F.D.C. No. 42036, S. Nos. 13-141/4 P.)

INFORMATION FILED: 11-25-58, N. Dist. Ill., against Liberty Drug Co., a partnership, Chicago, Ill., Nathan Roskin (partner), and Harmon L. Ginsberg (pharmacist).